

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Senior Judge Robert E. Blackburn**

Date: June 18, 2019
Deputy Clerk: Leigh Roberson
Court Reporter: Tracy Weir
Probation Officer: Jordan Buescher

Criminal Action No. 07-cr-437-REB

Counsel:

UNITED STATES OF AMERICA,

James Boma

Plaintiff,

v.

CHARLES RAMON, III,

Martha Eskesen

Defendant.

COURTROOM MINUTES

Hearing on Supervised Release Violation

10:11 a.m. Court in session.

Proceedings continued from hearing held on June 14, 2019.

Appearances of counsel. Defendant is present in custody. Also seated at government's counsel table is Special Agent Alan Breneman, ATF.

Cross-examination of government's witness Special Agent Breneman by Ms. Eskesen.

Examination of Special Agent Breneman by the Court.

The Court raises the violation alleged Paragraph 6 of the Second Superseding Petition for argument.

The government rests on the evidence presented to the Court.

Argument by Ms. Eskesen for the defendant.

Court's findings regarding the violation alleged in Paragraph 6 of the Second Superseding Petition.

Statement by Ms. Eskesen for the defendant.

Statement by Mr. Boma for the government.

Court's findings and conclusions.

IT IS ORDERED:

1. That the second superseding petition of the probation department seeking a revocation of supervised release as to Violations 6, 7, and 8 is sustained;
2. That [ECF154] is denied;
3. That [ECF 138] is denied as moot, as stated on the record;
4. That the defendant's sentence to supervised release is terminated effective immediately and the defendant is resentenced to the Bureau of Prisons for a term of 24 months, to be served consecutively to any previously or prospectively imposed sentences in state or federal court;
5. That no additional term of supervised release is imposed;
6. That presentence confinement credit shall be determined by the Bureau of Prisons;
7. That this Court recommends that the Bureau of Prisons designate the defendant to an official detention facility which will provide the defendant with the reasonable medical treatment, therapy, and services required in his individual and unique circumstances;
8. That the extant judgment in a criminal case is amended and supplemented accordingly; and
9. That the defendant is remanded to the custody of the United States Marshal for imposition and execution of this disposition.

Defendant is formally advised of his right to appeal the sentence imposed by the Court.

11:14 a.m. Court in recess.

Total time in court: 1:03

Hearing concluded.